

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Faters and Trademark, Office Address COMMISSIONER, FOR PATENTS P.O. Bys. 1450 Alexandra, Vingen 22313-1450

APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO.
10/009,090	11/15/2001	Gordhanbhai Patel	PATL3.0-010	6317
7590 06/18/2004			EXAMINER	
OMRI M. BEHR		CROSS, LATOYA I		
THE BEHR O	FFICE			
325 PIERSON AVENUE			ART UNIT	PAPER NUMBER
EDISON, NJ 08837-3123		1743		

DATE MAILED: 06/18/2004

Please find below and/or attached an Office communication concerning this application or proceeding.





PATENT AND TRADESUAN P.O. BO

Paper No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

. 101 . 1
The amendment document filed on \(\begin{align*} \
The amendment document fried on 2 10 10 1 is considered non-compitant occause it has falled to meet the requirements of
37 CFR 1.121, as amended on June 30, 2003 (see 68 Fed. Reg. 38611, Jun. 30, 2003). In order for the amendment document to
be compliant, correction of the following item(s) is required. Only the corrected section of the non-compliant amendment
document must be resubmitted (in its entirety), e.g., the entire "Amendments to the claims" section of applicant's

Пне	1. Amendments to the specification:				
	A. Amended paragraph(s) do not include markings.				
	B. New paragraph(s) should not be underlined.				
	C. Other				
	2. Abstract:				
	A. Not presented on a separate sheet, 37 CFR 1.72.				
	B. Other				
	3. Amondments to the drawings:				
ď	4. Acreendments to the claims;				
	A. A complete listing of all of the claims is not present.				
	B. The listing of claims does not include the text of all claims (including withdrawn claims)				

tlaim cannot be identified.

D. The claims of this amendment paper have not been presented in according numerical order.

E. Other Claim 1 3 Aug. 1000 10 Livron 114 Angrado" Claims 10

3 412-419 hone no thus identifiers.

For fulfure explanation of the amendment format required by 37 CFR 1,121, see MPEP Sec. 714 and the USPTO website at butter/www.uspto.oxy/website/sea/delappe/des/prospic/office/fulf-yebsite.

If the non-compliant anondment is a PEELIAIN/NAEY AMENDMENT, applicant is given ONB MONTH from the mail disc his letter to supply the control decide which complies with 30 CR 11.12. Fallow comply with 30 CR 11.12 will result in non-early of the preliminary anondment and examination on the morits will commence without consideration of the proporcedanges in the preliminary anondment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time lim i.e. and extendable.

If the non-compilinat numedoment is a reply to a NON-RINAL OFFICE ACTION (including a submission for an RCB), is since the numedomat appears to be a decolar feet stempt to be a reply (27 CFR. 1.135(c)), applicant is given a TIME PERIOD. ONE MONTH from the multing of this notice within which to re-stimate the convected section which compiles with 37 CFR. 11.2 in order to avoid abundamente. EXCENSIONS OF SETILISTATIC PERIOD ARE ACALLARIEL UNDER 37 CFR. 11.35(c).

		e an attachment to an Advisory Action. The perio-	
response to a final rejection co	ntinnes to run from the date set in the t	final rejection, and is not affected by the non-comp	di
status of the amendment,			